§47.43

§47.43 Invalid registration.

- (a) The registration of an aircraft is invalid if, at the time it is made—
- (1) The aircraft is registered in a foreign country;
 - (2) The applicant is not the owner;
- (3) The applicant is not qualified to submit an application under this part; or
- (4) The interest of the applicant in the aircraft was created by a transaction that was not entered into in good faith, but rather was made to avoid (with or without the owner's knowledge) compliance with 49 U.S.C. 44101–44104.
- (b) If the registration of an aircraft is invalid under paragraph (a) of this section, the holder of the invalid Certificate of Aircraft Registration, AC Form 8050-3, must return it as soon as possible to the Registry.

[Doc. No. 7190, 31 FR 4495, Mar. 17, 1966; 31 FR 5483, Apr. 7, 1966, as amended by Amdt. 47–20, 44 FR 61940, Oct. 29, 1979; Amdt. 47–27, 70 FR 245, Jan. 3, 2005; Amdt. 47–29, 75 FR 41982, July 20, 2010]

§ 47.45 Change of address.

Within 30 days after any change in a registered owner's mailing address, the registered owner must notify the Registry in writing of the change of address. If a post office box or mailing drop is used for mailing purposes, the registered owner also must provide that owner's physical address or location. Upon acceptance, the Registry will issue, without charge, a revised Certificate of Aircraft Registration, AC Form 8050-3, reflecting the new mailing address. When a post office box or mailing drop is used for mailing purposes, and the registered owner's physical address or location changes, the registered owner must notify the Registry in writing of the new address or location within 30 days.

[Amdt. 47-29, 75 FR 41982, July 20, 2010]

§ 47.47 Cancellation of Certificate for export purpose.

(a) The holder of a Certificate of Aircraft Registration, AC Form 8050–3, or the holder of an irrevocable deregistration and export request authorization recognized under the Cape Town Treaty and filed with the FAA,

who wishes to cancel the Certificate of Aircraft Registration for the purpose of export must submit to the Registry—

- (1) A written request for cancellation of the Certificate of Aircraft Registration describing the aircraft by make, model, and serial number, and stating the U.S. registration number and the country to which the aircraft will be exported:
- (2)(i) For an aircraft not subject to the Cape Town Treaty, evidence satisfactory to the FAA that each holder of a recorded right has been satisfied or has consented to the transfer; or
- (ii) For an aircraft subject to the Cape Town Treaty, evidence satisfactory to the FAA that each holder of a recorded right established prior to the date the Treaty entered into force with respect to the United States has been satisfied or has consented to the transfer; and
- (3) A written certification that all registered interests ranking in priority to that of the requestor have been discharged or that the holders of such interests have consented to the cancellation for export purposes.
- (b) If the aircraft is subject to the Cape Town Treaty and an irrevocable deregistration and export request authorization has been filed with the Registry, the Registry will honor a request for cancellation only if an authorized party makes the request.
- (c) The Registry notifies the country to which the aircraft is to be exported of the cancellation.

[Amdt. 47–27, 70 FR 245, Jan. 3, 2005, as amended by Amdt. 47–29, 75 FR 41982, July 20, 2010]

§ 47.49 Replacement of Certificate.

- (a) If the original Certificate of Aircraft Registration, AC Form 8050–3, is lost, stolen, or mutilated, the registered owner may submit to the Registry a written request that states the reason a replacement certificate is needed and the fee required by §47.17. The Registry will send a replacement certificate to the registered owner's mailing address or to another mailing address if requested in writing by the registered owner.
- (b) The registered owner may request a temporary Certificate of Aircraft

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Registration pending receipt of a replacement certificate. The Registry issues a temporary Certificate of Aircraft Registration in the form of a fax that must be carried in the aircraft until receipt of the replacement certificate

[Amdt. 47-29, 75 FR 41982, July 20, 2010]

§ 47.51 [Reserved]

Subpart C—Dealers' Aircraft Registration Certificate

§ 47.61 Dealer's Aircraft Registration Certificates.

- (a) The FAA issues a Dealer's Aircraft Registration Certificate, AC Form 8050–6, to U.S. manufacturers and dealers to—
- (1) Allow manufacturers to make any required flight tests of aircraft.
- (2) Facilitate operating, demonstrating, and merchandising aircraft by the manufacturer or dealer without the burden of obtaining a Certificate of Aircraft Registration, AC Form 8050–3, for each aircraft with each transfer of ownership, under Subpart B of this part.
- (b) A Dealer's Aircraft Registration Certificate is an alternative for the Certificate of Aircraft Registration issued under Subpart B of this part. A dealer may, under this subpart, obtain one or more Dealer's Aircraft Registration Certificates in addition to his original certificate, and he may use a Dealer's Aircraft Registration Certificate for any aircraft he owns.
- (c) If the Dealer's Aircraft Registration Certificate expires under §47.71, and an aircraft is registered under this Subpart, application for registration must be made under §47.31, or the assignment of registration number may be cancelled in accordance with §47.15(i)(3).

[Doc. No. 7190, 31 FR 4495, Mar. 17, 1966; as amended by Amdt. 47–9, 35 FR 802, Jan. 21, 1970; Amdt. 47–16, 37 FR 25487, Dec. 1, 1972; Amdt. 47–29, 75 FR 41982, July 20, 2010]

§ 47.63 Application.

A manufacturer or dealer that wishes to obtain a Dealer's Aircraft Registration Certificate, AC Form 8050-6, must submit—

- (a) A Dealer's Aircraft Registration Certificate Application, AC Form 8050– 5; and
 - (b) The fee required by §47.17.

[Doc. No. 7190, 31 FR 4495, Mar. 17, 1966, as amended by Amdt. 47–16, 37 FR 25487, Dec. 1, 1972; Amdt. 47–29, 75 FR 41982, July 20, 2010]

§ 47.65 Eligibility.

To be eligible for a Dealer's Aircraft Registration Certificate, AC Form 8050-6, the applicant must have an established place of business in the United States, must be substantially engaged in manufacturing or selling aircraft, and must be a citizen of the United States, as defined by 49 U.S.C. 40102 (a)(15).

[Amdt. 47-29, 75 FR 41983, July 20, 2010]

§ 47.67 Evidence of ownership.

Before using a Dealer's Aircraft Registration Certificate, AC Form 8050–6, for operating the aircraft, the holder of the certificate (other than a manufacturer) must send to the Registry evidence of ownership under §47.11. An Aircraft Bill of Sale, AC Form 8050–2, or its equivalent, may be used as evidence of ownership. There is no recording fee.

[Amdt. 47-29, 75 FR 41983, July 20, 2010]

§ 47.69 Limitations.

- A Dealer's Aircraft Registration Certificate, AC Form 8050-6 is valid only in connection with use of aircraft—
- (a) By the owner of the aircraft to whom it was issued, his agent or employee, or a prospective buyer, and in the case of a dealer other than a manufacturer, only after he has complied with §47.67;
- (b) Within the United States, except when used to deliver to a foreign purchaser an aircraft displaying a temporary registration number and carrying an airworthiness certificate on which that number is written:
- (c) While a certificate is carried within the aircraft; and
 - (d) On a flight that is—
- (1) For required flight testing of aircraft; or
- (2) Necessary for, or incident to, sale of the aircraft.

However, a prospective buyer may operate an aircraft for demonstration